mailed to Tali Alban, Kilpatrick, Townsend & Stockton, Two Embarcadero Center, 8th Floor, San

Francisco, CA 94111, so that it is received on or before the date due.

2. The first installment shall be made no later than June 1, 2013; the second no later



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than July 1, 2013, the third no later than August 1, 2013, and the final no later than September 1, 2013.

- 3. Should Papikian not pay each installment in full by the time each is due, Papikian shall immediately transfer his domain names that contain Levi Strauss trademarks, including www.501usa.com, www.501usa.com, www.501usa.com, www.517jeans.com, and www.550jeans.com ("Papikian domains"), to Levi Strauss & Co.
- 4. The Court shall retain jurisdiction for the purpose of making any further orders necessary or proper for the construction or modification of this Stipulation, the enforcement thereof, and/or the punishment for any violations thereof and, if Papikian fails to transfer the domain names within one week of non-payment, Papikian acknowledges and agrees that the Court has authority to order the relevant domain registrars to effect transfer of the domain names to Levi Strauss without Papikian's consent.
 - 5. The hearing set for June 21, 2013, shall be removed from the Court's calendar. This Order terminates Docket No. 141. Plaintiff shall serve a copy of this Order on Defendant.

DATED:_May 22, 2013

HON, EFFREYS. WHITE UNIVED STATES DISTRICT JUDGE